

The Gazette



of India

GAZETTE

PUBLISHED BY AUTHORITY

1954

No. 1] NEW DELHI, SATURDAY, JANUARY 2, 1954

NOTICE

The undermentioned Gazettes of India Extraordinary were published upto the 24th December 1953 :—

Issue No	No. & Date	Issued by	Subject
318	S.R.O. 2319, dated the 21st December 1953.	Delimitation Commission, India.	Final order No. 5 in respect of the distribution of seats and the delimitation of Parliamentary and Legislative Assembly Constituencies in the State of Himachal Pradesh.
319	S.R.O. 2369, dated the 23rd December 1953.	Ditto.	Final order No. 6 in respect of the distribution of seats to and the delimitation of, Parliamentary and Assembly Constituencies in the State of Bhopal.
320	S.R.O. 2370, dated the 24th December 1953.	Ministry of Commerce and Industry.	Exemption of all industrial undertakings of Iron and Steel from the manufacture of certain articles.

Copies of the Gazette Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes

PART II—Section 3

Statutory Rules and Orders issued by the Ministries of the Government of India (other than the Ministry of Defence) and Central Authorities (other than the Chief Commissioners).

MINISTRY OF LAW

New Delhi, the 23rd December 1953

S.R.O. 1.—In exercise of the powers conferred by clause (1) of article 299 of the Constitution, the President hereby directs that the following further amendment shall be made in the notification of the Government of India in the Ministry

of Law No. S.R.O. 215, dated the 9th February, 1952, relating to the execution of contracts and assurances of property, namely:—

In part XVIII of the said notification, after entry 2, the following entry shall be added, namely:—

“3. All bonds relating to loans sanctioned to displaced persons before the 31st October, 1952, for their rehabilitation in Fulia Township, Fulia, District Nadia—West Bengal; by the Administrator, Fulia Township.”

[No. F. 32-III/52-L.]

B. N. LOKUR, Dy. Secy.

MINISTRY OF HOME AFFAIRS

New Delhi, the 22nd December, 1953

S.R.O. 2.—In exercise of the powers conferred by the proviso to article 309 of the Constitution read with articles 313 and 372 thereof, and paragraph 19 of the Adaptation of Laws Order, 1950, and in supersession of the notification of the Government of India in the Ministry of Home Affairs No. 7/12/48-Ests., dated the 27th May, 1949, the President hereby directs that the following further amendment shall be made in the rules published with the notification of the Government of India in the late Home Department No. F.9-19/30-Ests., dated the 27th February 1932, namely:—

In the Schedule annexed to the said Rules, under the heading “Ministry of States”, for the sub-heading “Rajputana State Region Medical Service” and the First entry thereunder, the following entry shall be substituted, namely:—

“Sub-Assistant Surgeons and, Compounders, Central Reserve Police Reserve Police Hospital	Commandant, Central Reserve Police	Commandant, Central Reserve Police	All	Inspector General of Police, Delhi and Ajmer.”
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[No. 7/35/53-Ests.]

CORRIGENDUM

New Delhi, the 24th December 1953

S.R.O. 3.—In the Ministry of Home Affairs Notification No. 7/32/53-Ests., dated the 23rd November 1953, for “Reforms and Reference Division” read “Research and Reference Division”.

[No. 7/32/53-Ests.]

S. P. MAHNA, Under Secy.

New Delhi, the 22nd December, 1953

S.R.O. 4.—In exercise of the powers conferred by sections 4, 10, 17 and 27 of the Indian Arms Act, 1878 (XI of 1878), the Central Government hereby directs that the following further amendment shall be made in the Indian Arms Rules, 1951, namely:—

In the Table in Schedule III to the said Rules, the existing item shall be numbered as item 1 and after item 1 as so numbered the following item shall be added at the end, namely:—

(1)

(2)

“2. Arms and ammunition specified in clause (a) (i)—
(iii) of rule 7, imported by officers of the Indian Foreign Service”.

—do—

[No. 9/16/53-P.I.]

New Delhi, the 26th December 1953

S.R.O. 5. —In exercise of the powers conferred by sections 4 and 17 of the Indian Arms Act, 1878 (XI of 1878), the Central Government hereby directs that the following further amendments shall be made in the Indian Arms Rules, 1951, namely:—

In the said Rules—

- (1) in rule 5, sub-rule (2) (aa); rule 12, sub-rule (1) (b) (ia); rule 14, sub-rule 3 (aa); rule 16, sub-rule (5) (a) (ia); rule 20, sub-rule (2) (aa); rule 21, sub-rule (2) (aa); rule 22, sub-rule (1) (aa); rule 24, sub-rule (2) (a); rule 28, sub-rule (2) (aa) and rule 32, sub-rule (2) (c) for the words “the Chief Secretary to the Government of the State concerned or any officer authorised by him” the words “the Government of the State concerned” shall be substituted;
- (2) in rule 10, sub-rule (4); rule 15, sub-rule (4) (c); rule 16, sub-rule (4); rule 16, sub-rule (5) (c) (iii) and rule 17, sub-rule (1) for the words and letter “the Chief Secretary to the Government of the Part B State or any officer authorised by him” the words “the Government of the State concerned” shall be substituted;
- (3) in rules 10 and 16, at the end of sub-rule (4), for the words “such Chief Secretary or Officer/Magistrate may, in his discretion, require the licensee to produce them for his inspection” the words “the State Government/Magistrate may, in its/his discretion, require the licensee to produce them for its/his inspection” shall be substituted;
- (4) in rule 11, at the end of sub-rule (2), for the words “the Chief Secretary or any officer authorised by him” the words “the Government of the State concerned” shall be substituted;
- (5) in rule 16, sub-rule (5) (b) for the words “the Chief Secretary or the officer authorised by him” the words “the Government of the State concerned” shall be substituted;
- (6) in rule 8, clause (d); rule 10, sub-rule (1) (aa); rule 14, sub-rule (1) (bb); rule 21, sub-rule (1) (aa); rule 31, sub-rule (1) (aa); rule 35, sub-rule (1) (c); rule 35, sub-rule (2) (b) (iii); rule 37, sub-rule (1) (b) (ia) and rule 40, sub-rule (3) for the words “the Chief Secretary to the Government of the State concerned” the words “the Government of the State concerned” shall be substituted;
- (7) in rule 9, for the words and letter “Chief Secretary to the Government of the Part B State” the words “the Government of the State concerned” shall be substituted;
- (8) in rule 12, sub-rule (1) (a) for the words and letter “the Chief Secretary to the Government of the Part B State” the words “the Government of the State concerned” shall be substituted;
- (9) in rule 12, at the end of sub-rule (1) (a), for the words “Chief Secretary” the words “State Government” shall be substituted;
- (10) in rule 31, sub-rule (2) (c) for the words and letter “the Chief Secretary to the Government of a Part B State” the words “the Government of the State concerned” shall be substituted;
- (11) in Schedule VI—
In entry (2), column 3, the words and letters “in a Part A State or Part C State” shall be omitted;
- (12) in Schedule VIII—
In Forms I, VI, VIII, XVI, XVI-A, XVII and XX, for the words “Chief Secretary to the Government of (the)—State” the words “The Government of the State of—” shall be substituted;
- (13) in Forms II, III and IV for the words “Chief Secretary to the Government of the State of—” the words “The Government of the State of—” shall be substituted; and
- (14) in Form VII for the words and letter “Chief Secretary to the Government of the Part B State concerned” the words “The Government of the State concerned” shall be substituted.

[No. 9/87/53-Police (I).]

U. K. GHOSHAL, Dy. Secy.

ORDER

New Delhi, the 22nd December 1953

S.R.O. 6.—In exercise of the powers conferred by sub-section (2) of section 63 of the Andhra State Act, 1953 (30 of 1953), the President hereby requires all persons specified by name in column (1) or by official designation in column (2) of the Schedule to this Order, to serve in connection with the affairs of the State of Andhra, as allotted officers.

SCHEDULE

Name (1)	Official Designation (2)
<i>Madras Board of Revenue (Land Revenue)</i>	
1. Sri K. Sankara Sastri	Deputy Tahsildar in East Godavari District.
2. Sri A. Pithambara Raju	Tahsildar in Chittoor District.
3. Sri P. Raghavaiah	Deputy Tahsildar in Guntur District.
4. Sri H. A. Ratnam	Deputy Tahsildar in Nellore District.
5. Sri T. Narayananurthi	Deputy Tahsildar in Guntur District.
6. Sri D. Rangiah	Deputy Tahsildar in Nellore District.
7. Sri A. Kannabiram	Deputy Tahsildar in Visakhapatnam District.
8. Sri K. Subburamaswami	Revenue Inspector in Nellore District.
9. Sri K. Sivaperumal Pillai	Revenue Inspector in Chittoor District.
10. Sri B. Krishnachandra	Revenue Inspector in Srikrishnagudem District.
11. Sri K. R. Dandapani	Revenue Inspector in Chittoor District.
12. Sri K. Venugopal Reddi	Revenue Inspector in Nellore District.
13. Sri Y. V. Ragaviah	Revenue Inspector in Krishna District.
14. Sri A. S. Sadasivam	(On Other Duty under Government of India).
15. Sri M. D. Muthu Naidu	Last Grade Servant.
16. Sri Abdul Aziz	Last Grade Servant.
17. Sri A. Kannianappan	Last Grade Servant.

Madras Public Health Department

Dr. I. V. Gopala Rao Health Officer, Class I.

Madras Governor's Secretariat

Sri V. P. Gopal Attender.

Raj Bhavan, Madras

Sri T. Sambandam Assistant House Steward.

[No. 26/4/53-AIS(I).]

N. N. CHATTERJEE, Dy. Secy.

New Delhi, the 24th December 1953

S.R.O. 7.—In exercise of the powers conferred by sub-section (1) of section 3 of the Charitable Endowments Act, 1890 (VI of 1890), and in supersession of the Notification of the Government of India in the late Finance Department, No. D.8692-F., dated the 13th November 1941, the Central Government hereby appoints the Joint Secretary (Internal Finance) to the Government of India in the Ministry of Finance, *ex-officio*, to be the Treasurer of Charitable Endowments for India with effect from the 1st April 1954.

[No. 85/52-Judicial.]

N. SAHGAL, Dy. Secy.

New Delhi, the 28th December 1953

S.R.O. 8.—In exercise of the powers conferred by clause (1) of article 258 of the Constitution, and in partial modification of the notification of the Government of India in the Ministry of Home Affairs No. S.R.O. 583, dated the 24th April 1951, in so far as it relates to the Government of Madras, the President hereby entrusts to the Government of Mysore, with its consent, the functions of the Central Government under:—

- (a) sections 4, 5, 17 to 21, and 30 of the Official Trustees Act, 1913 (II of 1913), and
- (b) sections 3, 4, 27, 32, 42 to 47, and 50 of the Administrator General's Act, 1913 (III of 1913),

in relation to the application of the said Acts to the State of Coorg.

[No. 85/53-Judicial.]

GULZAR SINGH, Under Secy,

MINISTRY OF EXTERNAL AFFAIRS

New Delhi, the 22nd December, 1953

S.R.O. 9.—In exercise of the powers conferred by section (8) of the Diplomatic and Consular Officers (Oaths and Fees) Act, 1948 (XLI of 1948), the Central Government hereby directs that the following amendment shall be made in the Diplomatic and Consular Officers (Fees) Rules, 1949, published with the notification of the Government of India in the Ministry of External Affairs, No. 420-Con., dated the 8th November, 1949, namely:—

In the said Rules published with the said notification, for Schedule I, the following Schedule shall be substituted namely:

SCHEDULE I

(See Rule 3)

Table of Consular Fees

Matters in respect of which a fee is leviable

Rs. a. p.

PART I.—FEE TO BE TAKEN IN RESPECT OF MERCHANT SHIPPING

1. For every declaration taken or recorded under the Merchant Shipping Act, with a view to the registry, transfer and transmission of ships, interests in ships, or mortgages on ships	11 12 0
2. For endorsing a memorandum of change of master upon the certificate of registry, and initialling his signature on agreement with crew, if required	7 0 0
3. For granting a provisional certificate of registry (this fee to be exclusive of fees on declaration)	46 12 0
4. For recording a mortgage of ship or shares in a ship	46 12 0
5. For recording the transfer of a mortgage of ship or shares in a ship	46 12 0
6. For recording the discharge of a mortgage of a ship or shares in a ship	46 12 0
7. For every sale of a ship or shares in a ship made before a consular officer	46 12 0
8. For certified copy of extract from register book of transactions in ships, if not exceeding 100 words	5 12 0
For every subsequent 100 words	3 0 0
9. For inspection of the register book of transactions in ships kept in pursuance of the Merchant Shipping Act	3 0 0
10. For every seaman engaged before a consular officer	3 8 0
11. For every alteration in agreements with seamen made before a consular officer	3 8 0

Matters in respect of which a fee is leviable	Rs. a. p.
12. For every seaman discharged or left behind with the sanction of a consular officer	3 8 0
13. For every desertion certified by a consular officer	3 8 0
14. For receiving a return of the birth or death of any person on board a ship, and for endorsing the ship's agreement with respect thereto	3 8 0
15. For attesting the execution of a seaman's will	3 8 0
16. For certification of form of claim for wages, etc., of a deceased seaman	1 12 0
17. For examination of provisions or water to be paid by the party who proves to be in default, in addition to costs of survey	23 4 0
18. For every salvage bond made in pursuance of the Merchant Shipping Act to be paid by the master or owner of the property salvaged	70 0 0
19. For custody of ship's papers, making endorsement theron and giving the certificate required by the Merchant Shipping Act (To include the fee for inspection of ship's papers)	5 12 0
20. For noting a marine protest furnishing one certified copy if required	11 12 0
21. For every other copy	5 12 0
22. For filing a request for survey and issuing order of survey	23 4 0
23. For receiving report of survey, filing original in archives (if not exceeding 200 words) and furnishing, if required, one certified copy of request, order and report of survey	46 12 0
24. For ordinary periodical survey of a cargo or passenger vessel :— (a) Cargo vessel not exceeding 5,000 net register tons, per net register ton	0 6 0
Ditto exceeding 5,000 net register tons, for every 1,000 tons or part thereof above 5,000 tons in addition to the above amount	116 12 0
(b) Passenger vessel not exceeding 5,000 gross register tons, per gross register ton	0 6 0
Ditto exceeding 5,000 gross register tons, per every 1,000 tons or part thereof above 5,000 tons; in addition to above amount	116 12 0
The amount of the fee leviable under (a) or (b) shall not exceed Rs. 1,300. For special survey of a cargo or passenger vessel, the fee chargeable shall be in accordance with the nature and extent of services rendered. The above fees include the granting or renewal of a certificate of seaworthiness or a passenger certificate, but do not include overtime charges or travelling expenses.	
25. For extending Marine protest, if not exceeding 200 words, filing original, and furnishing one certified copy, if required. This is to be exclusive of fees for oaths or declarations, or for drawing, if required, the body of protest	46 12 0
26. For any other protest (except bill of exchange) if not exceeding 200 words, filing original, and furnishing one certified copy, if required. This is to be exclusive of fee for drawing, if required, the body of the protest	46 12 0
27. If the protest or report of survey exceeds 200 words, for every additional 100 words, or fraction thereof	5 12 0
28. For attesting average, bottomry or arbitration bond, each copy	11 12 0
29. For preparing a fresh agreement with the crew of an Indian vessel on new Articles of Agreement being opened at a foreign port, and for furnishing the copy which the Merchant Shipping Act requires should be made accessible to the crew :— Re. 0-11-0 for each man, with minimum of Rs. 10 and maximum of	46 12 0
30. Bill of health	17 8 0
31. Certifying to a foreign bill of health	17 8 0
32. Issue or attestation of certificate of origin or other documents in support of consignment of goods ; for each separate document and for filing copy	5 12 0
33. For any additional copy, if signed and sealed by the consular officer	5 12 0
34. Certificate of due landing of goods exported from an Indian port	11 12 0
35. For application addressed to local authorities for arrest or imprisonment of a seaman, if granted pursuant to the request of the master :— for each seaman, if more than one is concerned	8 12 0
36. Ditto, for release of a seaman :— for each man, if more than one is concerned	8 12 0
37. For each certificate granted as to the number of the crew of a vessel, or as to any other matter required by the local authorities for the clearance "inwards and outwards of a vessel	11 12 0
38. For drawing up, in form and language required by local authorities, a muster-roll or detailed list, giving the names etc. of each member of the crew of a vessel	5 12 0

39. For affixing consular signature and seal, if required, to a ship's manifest	II 12 0
40. For affixing consular seal or signature to any entry in the official log-book of an Indian vessel if such entry is not required by the Merchant Shipping Act	8 12 0 II 12 0
41. For attesting the execution of a bill of sale of a ship or shares in a ship	8 12 0
42. For any document required from a Consular officer by foreign authorities as a preliminary, to the engagement of a seaman in a foreign vessel, including official seal and signature	3. 8 0
43. For certifying the engagement or discharge of, or the leaving behind of, or for certifying any alteration in the agreement made under the Indian Merchant Shipping Act, 1859 with, a lascar seaman by the master of a foreign ship, or for certifying the death of, or the desertion of his ship by any such seaman	3 8 0
44. For certifying the transfer of one or more lascar seamen, with their agreements, from one foreign ship to another foreign ship, per man	7 0 0
N. B.—The fee under this item is inclusive of, and not additional to, the fee under the preceding item, and should be divided equally between the two ships concerned. The maximum fee charged to both ships should not exceed Rs. 100.	
45. For inspecting ship's papers when their production is required to enable a Consular officer to perform any specific service on the ship's behalf	5 12 0
N. B.—This fee is not to be charged in addition to fee under Part I for custody of ships' papers etc., unless the agreement has been withdrawn from the consular office in the interval.	

PART II.—MARRIAGE FEES

46. For receiving notice of intended marriage	II 12 0
47. For receiving notice of a caveat	23 4 0
48. For every marriage solemnized by or in the presence of a Marriage Officer and registered by him	23 4 0
49. For certificate by Marriage Officer of Notice having been given and posted up	5 12 0
50. For registration by consular officer of a marriage solemnized in accordance with the local law (in addition to the fee for attendance)	23 4 0

PART III.—FEES TO BE TAKEN IN RESPECT OF OTHER SERVICES, REQUIRED TO BE RENDERED BY A CONSULAR OFFICER

51. For granting certificate not otherwise provided for, if not exceeding 100 words exclusive of fee for drawing	II 12 0
52. If exceeding 100 words, for every additional 100 words or fraction thereof	5 12 0
53. For receiving a declaration claiming exemption from, or refund of, Income Tax on shares etc.	3 0 0
54. For each Consular signature attached to an exhibit referred to in an affidavit or declaration	3 0 0
55. For each alteration or interlineation initialled by a Consular officer in any document not prepared by him	0 6 0
NOTE.—It is not necessary to affix a separate fee stamp close to each initialling, but stamps for the amount of fee chargeable are to be affixed with those for other services, may be consular signature at the end of the document. Erasure of alternative orders in a form does not count as an alteration.	
56. For each signature to a transfer of shares or stock attested by a Consular officer	5 12 0
57. For each signature to a transfer of shares or stock attested by a Consular officer when executed in the presence of one or more witnesses besides the Consular officer	8 12 0
58. For each execution of a power of attorney attested by a Consular Officer	8 12 0
NOTE.—When more than four persons execute a power at the same time, a fee of Rs. 20 only is to be charged.	
59. For attesting the execution of a will of any person not being an Indian seaman	II 12 0

Matters in respect of which a fee is leviable

Rs. A. P.

60. For each execution of a deed, bond or conveyance under seal, attested by a Consular officer where the value of the property in question (i) does not exceed Rs. 150
 (2) exceeds Rs. 150

3 0 0
8 12 0

NOTE.—When more than four persons execute an instrument at the same time the fee must not be more than four times Rs. 1-11 or Rs. 5-0 as the case may be.

61. For attaching Consular signature, and seal if required, to quarterly or monthly declarations for Government pay or pension

1 4 0

NOTE.—No fee is to be charged for signing pension papers for officers other than those drawing retired pay and non-commissioned officers or men in the army or navy, or in the merchant service, or their widows or orphans and the word "Gratis" should be placed near the Consular signature, nor any for signing declarations by commissioned officer of other armed forces in connection with their wound or disability pensions. The waiving of the fee should not be extended to persons drawing civil pensions, nor to officer, drawing retired pay.

62. For attaching Consular signature to any other declaration of existence

3 0 0

63. Ditto if drawn up by a Consular officer

5 12 0

64. For certificate of a person's identity

8 12 0

NOTE.—If the applicant is not personally known to the Consul, he may require satisfactory evidence of identity and refuse to give the certificate unless such evidence is produced, since the onus of proof rests with the applicant.

65. For attesting the signature of a foreign authority

8 12 0

66. For each signature attested by a consular officer in any document not otherwise provided for

8 12 0

NOTE.—No fee is to be charged for attesting a signature to any document required for the deposit or withdrawal of money in or from the Post Office Savings Bank or in connection with Savings Bank annuities.

67. For registration of a birth or death (except the death of a seaman)

3 0 0

68. For any registration not otherwise provided for

3 0 0

69. For each search in the register books of births, marriages or deaths kept at the Consulate

1 4 0

NOTE.—This fee for searching registers does not apply to cases where application for a copy is made at the time of registration.

70. For furnishing a certified copy of an entry in register books of births, marriages or deaths

3 0 0

71. For certifying to a copy of any document or part of a document if not exceeding 100 words

5 12 0

72. If exceeding 100 words, for every additional 100 words or fraction thereof

2 4 0

NOTE.—If the document is in any foreign language double the fees indicated against two foregoing items to be charged. An additional fee is to be charged when the copy is made by the Consular Officer.

73. Issue of a passport

10 0 0

74. Grant of a visa for India on a passport :—

11 0 0

(i) entry visa

1 0 0

(ii) transit visa

NOTE.—In the case of nationals of certain countries visa fees are prescribed on reciprocal basis. Lists of such countries with fees prescribed in respect of them are circulated to all Indian representatives abroad from time to time.

75. Grant of additional endorsement on a passport

1 0 0

76. Making addition to a passport of the names of the holder's wife and/or children a single fee being charged for a number of additions made simultaneously

1 0 0

77. Renewal of a passport for each year or portion of a year for which the passport is renewed

2 0 0

78. For issue of an emergency certificate

2 0 0

79. Opening the will of an Indian subject not being a seaman, including Consular Signature to minute of proceedings

35 0 0

Matters in respect of which a fee is leviable

Rs. A. P.

80. For the administration and distribution, or for either administration or distribution, of the property situate in the country of the Consular Officer's residence, of an Indian subject, not being a seaman, dying intestate, or if not intestate, when undertaken in the absence of legally competent representatives of the deceased

 $2\frac{1}{2}$ per cent. on gross value.

NOTE 1.—This fee is to be charged whenever the property or the proceeds of the property of a deceased Indian subject are handed to a Consul, in his official capacity, either by the local authorities or by other persons, owing to there being no person legally competent according to the *lex loci* to claim such proceeds, which are consequently delivered to the Consul for distribution to the absent parties, either direct or through the Government of India.

NOTE 2.—The fee should also be charged on a valuation of any portion of the property which a Consular officer may, in the exercise of his discretion, remit home. Trinkets, however, and other articles, including securities, not exceeding the estimated value of Rs. 100 may be sent home without the charge of any commission ; if exceeding that estimated value, and sent home without realization on the spot, the commission of $2\frac{1}{2}$ per cent. must be charged on the whole estimated value.

NOTE 3.—The commission covers the correspondence, signing of receipts, payment of debts, and the ordinary duties incidental to acting as administrator, and to the distribution of the property to the parties legally entitled to it, or to its transmission to the Government of India, as the case may be. If, in the administration or distribution of the property of a deceased Indian subject, it is necessary for the Consul to perform any other service for which a special fee is provided by the table, he will charge the fee or fees for such service.

NOTE 4.—Stamps for the amount of the commission are to be affixed to the account of the estate rendered to the parties interested, or to the Government of India, as the case may be.

NOTE 5.—When, in the case of the death of an Indian subject, a Consul is sent for owing to the absence of relatives, and he only makes arrangements for the temporary custody of the property of the deceased pending the arrival of relatives of persons who may be competent to take charge of it, or of instructions from such persons, he will not charge the fee of $2\frac{1}{2}$ per cent. but should charge, besides the fee for affixing his Consular seal, fees for his attendance at the house of the deceased as prescribed below.

NOTE 6.—Any money or articles belonging to estates taken charge of at a subordinate Consular post should be sent to the Superintending Consulate.

81. For performing functions similar to those specified in the preceding item in respect of the property situate in the country of the Consular officer's residence of a person not being an Indian subject, nor a seaman dying intestate or, if not intestate, in the absence of legally competent representatives of the deceased, when heirs in India are partly or wholly interested in such property

 $2\frac{1}{2}$ per cent. on gross value.

82. For uniting documents and attaching Consular Seal to the fastening
 83. For directing search for, or obtaining from Public Record Office or elsewhere, extracts from local registers, or copies of wills, deeds or other matters, in addition to expenses incurred and any fees for attestation
 84. For affixing Consular signature, and seal if required, to any document not otherwise provided for by this Table

NOTE.—No charge is to be made for an order or letter sending a seaman to hospital.

85. For effecting or endeavouring to effect service of a writ :—
 For one visit to the address of the person to be served
 For each additional visit required
 86. For each Consular seal affixed to a document packet, or article, when no signature is required

NOTE.—In cases in which the seal is placed on a document, the stamp is to be affixed to such document ; in other cases it should be attached to a receipt to be given to the party paying the fee.

Matters in respect of which a fee is leviable

Rs. A. P.

PART IV.—FEES FOR CERTAIN ATTENDANCES BY CONSULAR OFFICERS

As a general rule, a consular officer is to attend out of office only on the application of the parties concerned, or of the local authority, and such attendance is to be at the discretion of the Consul and provided his official duties admit of his absence. In the case of ship-wreck, or for the purpose of assisting a ship in distress, the Consul should attend without waiting for any special request, as his presence may conduce to every possible measure being taken for saving life, and on such occasion fees indicated against immediately following two items are not leviable, but his attendance should not be continued for any other purpose unless it is specially requested.

In the event of two Consular officers attending out of office, which should only occur in very special cases, or at the request of the parties, the fee for the attendance of the junior is to be half of the amount fixed by the table as he is to be looked upon as accompanying his senior in the capacity of a clerk. A pro-Consular Officer attending alone is a Consular officer for the purposes of Fees.

Attendance at the Consul's private residence, during the customary business hours of the place, is not to be considered as authorising the charge of this fee.

87. At a ship-wreck, or for the purpose of assisting a ship in distress, per diem	70	0	0
88. At a ship wreck, at request of parties interested, to assist or advise as to salvage, per day	105	0	0
89. At request of parties interested, or of local authorities, at the affixing or removing of seals on property of deceased persons, if absent for less than two hours	35	0	0
90. Ditto, ditto, for each additional hour or fraction thereof, Rs. 10 with a maximum per day of	140	0	0
91. At request of parties interested, or of local authorities at a valuation if absent for less than two hours	35	0	0
92. Ditto, ditto, for each additional hour or fraction thereof, Rs. 10 with a maximum per day of	140	0	0
93. At request of parties interested, or of local authorities at a sale if absent for less than two hours	70	0	0
94. Ditto, ditto, for each additional hour or fraction thereof, Rs. 10 with a maximum per day of	140	0	0
95. At request of parties interested, or of local authorities, for the transaction, elsewhere than at the Consular office, of any duty for which a fee is leviable in addition to such fee for each hour, or fraction thereof Rs. 10 with a maximum per day of	140	0	0
96. At the request of parties interested for the transaction of any duty for which a fee is leviable whether at the Consular office or at the Consular officer's residence, in addition to such fee, for each half hour, or fraction thereof, if in the day time, that is to say, between the hours of 6 A.M. and 9 P. M. but not during the customary business hours of the place	8	12	0

NOTE.—This fee is leviable for any attendance on Sundays.

PART V.—FEES TO BE TAKEN IN RESPECT OF CERTAIN OTHER SERVICES WHICH MAY BE RENDERED BY A CONSULAR OFFICER, AT HIS DISCRETION

97. For the transaction of any duty, for which a fee is leviable under any of these tables whether at the Consular office or at the Consular officer's residence, in addition to such fee, for each half hour, or fraction thereof in the night time, that is to say, between the hours of 9 P.M. and 6 A.M.	17	8	0
98. For drawing a declaration or other document or the body of a protest, or for taking down in writing verbal declarations or depositions of persons made before a Consular officer, or for reducing into writing agreements made before him by contracting parties, exclusive of fees for attestation etc. if not exceeding 50 words	5	12	0
99. If exceeding that number, for each subsequent 50 words, or fraction thereof	2	4	0
100. For assisting in drawing up petitions, applications, or other documents not specified each	8	12	0
101. For making or verifying a copy of a document, if not exceeding 100 words exclusive of fee for certificate	3	0	0
102. If exceeding that number, for every subsequent 100 words or fraction thereof	2	4	0
103. For making or verifying a translation of a document, for every 100 words, or fraction thereof, exclusive of fee for certificate	8	12	0

Matters in respect of which a fee is leviable

Rs. A. P.

104. For making or verifying a translation of a document in Chinese or Japanese, for first 100 characters	58 4 0
105. For making or verifying a translation of a document in Chinese or Japanese for every subsequent 100 characters, or fraction thereof	17 8 0
NOTE.—The services referred to in this fee and fees 103-104 and 106-110 are not considered as obligatory duties of a Consul; but as in many cases it may be desirable that he should perform them, if competent to do so, provision is made for fees to be charged.	
106. <i>Viva voce</i> translating and interpreting—For each 15 minutes, or fraction thereof Rs. 3 with a maximum per hour of	17 8 0
NOTE 1.—This fee is not to be levied concurrently with fees indicated against the immediately preceding three items.	
NOTE 2.—This should not be levied when the interpreting is carried on solely to enable the consul to execute any official duty, e.g., the composing of disputes.	
107. For drawing a will, if not exceeding 200 words	35 0 0
108. If exceeding that number, for every subsequent 100 words or fraction thereof	8 12 0
109. For drawing a power-of-attorney, if not exceeding 200 words	17 8 0
110. If exceeding that number, for every subsequent 100 words or fraction thereof	8 12 0
111. In cases where one or more attesting witnesses, besides a Consul officer, are required, for each witness supplied by him at the request of the parties interested	3 8 0
NOTE 1.—As to the immediately following two items of fees the discretionary services for which they are chargeable are not to be undertaken except at the sole risk and responsibility of the parties requesting the same on condition of such parties signing the proper declaration.	
NOTE 2.—A Consul is not bound to provide witnesses for persons desirous of signing document before him, but should the Consul, at the request of the parties, supply witnesses, he is to charge the fee for each witness supplied but not for each signature of such witnesses.	
112. Attendance elsewhere than at Consular office at the request and on behalf of private persons, for the transaction of business which a Consular officer is permitted, but is not bound, to undertake under the Consular instructions, for each hour, or fraction thereof Rs. 10 with a maximum per day of	140 0 0
NOTE.—This fee is applicable when the attendance of the Consular officer is sought for the recovery of lost luggage or for similar reasons. It is not to be levied in respect of commercial enquiries.	

[No. W1/52/8328/10.]

I. S. CHOPRA, Joint Secy.

MINISTRY OF STATES

CORRIGENDUM

New Delhi, the 22nd December 1953

S.R.O. 10.—In the notification of the Government of India in the Ministry of States No. S.R.O. 2003, dated the 26th October, 1953, published at pages 1813-1816, of the Gazette of India, Part II, Section 3, dated the 31st October, 1953, in the preamble for "section 12" substitute "section 2".

[No. 236-J.]

E. HERD, Under Secy.

MINISTRY OF FINANCE (REVENUE DIVISION)

CUSTOMS

New Delhi, the 2nd January 1954

S.R.O. 11.—In exercise of the powers conferred by section 23 of the Sea Customs Act, 1878 (VIII of 1878), the Central Government hereby directs that the

following further amendment shall be made in the notification of the Government of India in the Ministry of Finance (Revenue Division) No. 45, dated the 23rd October 1948, namely:—

For item 4 of the schedule to the said notification, the following shall be substituted namely:—

“4 Iron and steel scrap, ball-clay,
graphite electrodes and nipples for graphite
electrodes.

The Whole”.

[No. 98.]

E. RAJARAM RAO, Joint Secy.

CENTRAL BOARD OF REVENUE

INCOME-TAX

New Delhi, the 21st December 1953

S.R.O. 12.—In exercise of the powers conferred by sub-section (2) of Section 5 of the Indian Income-tax Act, 1922 (XI of 1922), and in partial modification of the Board's Notification No. 78-Income-tax, dated the 8th December, 1953, the Central Board of Revenue hereby directs that with effect from the date Shri H. R. Agnihotri takes over his duties as a Commissioner of Income-tax—

(1) Shri B. M. Sen Gupta, Commissioner of Income-tax shall perform his functions under the said Act in respect of the areas comprised in the States of Uttar Pradesh and Vindhya Pradesh and in respect of such persons or such cases as have been or may be assigned by the Central Board of Revenue to any Income-tax Authority in the aforesaid areas; and

(2) Shri H. R. Agnihotri appointed by the Central Government to be a Commissioner of Income-tax shall perform his functions under the said Act in respect of areas comprised in the States of Madhya Pradesh and Bhopal and in respect of such persons or such cases as have been or may be assigned by the Central Board of Revenue to any Income-tax Authority in the aforesaid areas:

Provided that each of these Commissioners shall not perform his functions in respect of such persons or of such cases as have been or may be transferred by the Central Board of Revenue to any Income-tax Authority outside his jurisdictional area as aforesaid.

[No. 83.]

New Delhi, the 23rd December 1953

S.R.O. 13.—In exercise of the powers conferred by sub-section (2) of Section 5 of the Indian Income-tax Act, 1922 (XI of 1922) and in partial modification of the Board's notification No. 76-Income-tax dated the 8th December, 1953, the Central Board of Revenue hereby directs that with effect from the date Shri H. C. Chaudhuri takes over his duties as a Commissioner of Income-tax—

(1) Shri K. S. Sundara Rajan, Commissioner of Income-tax shall perform his functions under the said Act in respect of such areas or of such persons or of such incomes or classes of incomes as are comprised in the existing Income-tax Circles, Wards and Districts in the areas of Bombay City and Bombay Suburban Districts and in respect of such persons or such cases as have been or may be assigned by the Central Board of Revenue to any Income-tax Authority in the aforesaid areas; and

(2) Shri H. C. Chaudhuri, Commissioner of Income-tax shall perform his functions under the said Act in respect of the areas comprised in the States of Madras, Hyderabad and Andhra and the erstwhile talukas of the Bellary district, now forming part of the State of Mysore and in respect of such persons or of such cases as have been or may be assigned by the Central Board of Revenue to any Income-tax Authority in the aforesaid areas:

Provided that each of these Commissioners shall not perform his functions in respect of such persons or of such cases as have been or may be transferred by the Central Board of Revenue to any Income-tax Authority outside his jurisdictional areas as aforesaid.

[No. 85.]

G. L. POPHALA, Secy.

REGISTRAR OF JOINT STOCK COMPANIES

NOTICES

Jaipur, the 15th December 1953

In the matter of the Indian Companies Act, VII of 1913 and of the Shraffs Ltd. Jaipur.

S.R.O. 14.—Notice is hereby given pursuant to Section 247 of the Indian Companies Act VII of 1913, that at the expiration of three months from the date hereof the name of Shraffs Limited, Jaipur will, unless cause is shown to the contrary, be struck off the Register and the said company will be dissolved.

[No. 204J.P.1879/JSC.]

R. P. BHARGAVA, Registrar,
Joint Stock Companies, Rajasthan, Jaipur.

Bombay, the 15th December 1953

In the matter of the Indian Companies Act, VII of 1913 and the Navbharat Construction Limited.

S.R.O. 15.—Notice is hereby given pursuant to Section 172(2) of the Indian Companies Act of 1913 that the Navbharat Construction Limited, has been ordered to be wound up by an order of the High Court of Judicature at Bombay, dated 3rd October 1952 and that the Court Liquidator of Bombay has been appointed official Liquidator of the Company.

Bombay, the 16th December 1953

In the matter of Indian Companies Act, VII of 1913 and the Ratnakar Industries Ltd.

S.R.O. 16.—Notice is hereby given pursuant to Section 172(2) of Indian Companies Act of 1913 that the Ratnakar Industries Limited, has been ordered to be wound up by an order of the District Court of Kolhapur, dated 21st October 1953 and that Shri G. R. Matalik, Advocate, Kolhapur has been appointed Official Liquidator of the Company.

Bombay, the 17th December 1953

In the matter of Indian Companies Act, VII of 1913 and the Sea India Limited.

S.R.O. 17.—Notice is hereby given pursuant to Section 172(2) of Indian Companies Act of 1913 that the Sea India Limited has been ordered to be wound up by an order of the High Court of Judicature at Bombay dated 4th November 1953 and the Court Liquidator Bombay, has been appointed official Liquidator, of the Company.

Bombay, the 19th December 1953

In the matter of the Indian Companies Act, VII of 1913 and the Barsi Spinning and Weaving Mills Limited.

S.R.O. 18.—Notice is hereby given pursuant to Section 172(2) of the Indian Companies Act of 1913 that the Barsi Spinning and Weaving Mills Limited has been ordered to be wound up by an order of the High Court of Judicature at Bombay dated 10th November 1953 and that the Court Liquidator, Bombay has been appointed official Liquidator of the company.

Bombay, the 21st December 1953

In the matter of the Indian Companies Act, VII of 1913 and of the Heberline & Co. (Insurance) Limited.

S.R.O. 19.—Notice is hereby given pursuant to Section 247 of the Indian Companies Act VII of 1913, that at the expiration of three months from the date hereof the name of the Heberline & Co. (Insurance) Limited will, unless cause is shown to the contrary, be struck off the Register and the said Company will be dissolved.

Bombay, the 22nd December 1953

In the matter of the Indian Companies Act, VII of 1913 and of the Indian Products Supplying Agency Limited.

S.R.O. 20.—Notice is hereby given pursuant to Section 247 of the Indian Companies Act VII of 1913, that at the expiration of three months from the date hereof the name of the Indian Products Supplying Agency Limited will, unless cause is shown to the contrary, be struck off the Register and the said Company will be dissolved.

M. V. VARERKAR,
Registrar of Companies, Bombay.

FORM III

Mangalore, the 21st December 1953

In the matter of the Indian Companies Act, 1913 and Ajantha Printers & Publishers Limited.

PURSUANT TO SECTION 247(3).

S.R.O. 21.—Whereas communications addressed to Ajantha Printers & Publishers Limited at its registered office N. S. Parameswariah's Building, Western Road, Coondapoor, South Kanara, either remain un-answered or are returned by the Post Office undelivered:

And whereas at the time of a visit on 5th August 1953 there was no trace of the company at its registered office:

And whereas it appears accordingly that Ajantha Printers & Publishers Limited is not carrying on business or is not in operation:

Notice is hereby given pursuant to Section 247(3) of the Indian Companies Act, 1913, that unless cause is shown to the contrary before the expiration of three months from the date of this notice, the name of the said company will be struck off the register and the said company will be dissolved.

K. S. RAO,
Asstt. Registrar of Joint Stock Companies,
South Kanara.

MINISTRY OF COMMERCE AND INDUSTRY

TEA CONTROL

New Delhi, the 22nd December 1953

S.R.O. 22.—In exercise of the powers conferred by Section 23 of the Indian Tea Control Act, 1938 (VIII of 1938), the Central Government hereby directs that the following further amendment shall be made in the Indian Tea Control Rules, 1938, namely:—

After the proviso to rule 8 of the said Rules, the following further proviso shall be inserted, namely:—

“Provided further that where it is proved, to the satisfaction of the Central Government—

- (a) that an application from an estate for export quota for any financial year was despatched in time so as to reach the Committee in usual course, not later than the 1st day of February in the preceding financial year; and
- (b) that for reasons beyond the control of the applicant estate, the application did not reach the Committee by that date or at any time thereafter,

the Central Government may direct the Committee to admit such application at any time within the financial year in respect of which such application is made.”

[No. 34(1) Plant/53.]

COFFEE CONTROL

New Delhi, the 23rd December 1953

S.R.O. 23.—In exercise of the powers conferred by sub-section (3) of Section 4 of the Coffee Market Expansion Act, 1942 (VII of 1942) and in partial modification of the Notification of the Government of India in the late Ministry of Industry and Supply No. 13(1)-1(6)/50, dated the 12th June 1950, the Central Government, on the recommendation of the Government of Travancore-Cochin, hereby nominate Shri V. V. Joseph, I.A.S., Additional Secretary to Government, Development Department, Trivandrum, as a member of the Indian Coffee Board, vice Shri K. Narayana Menon, resigned.

[No. 13(13)-Plant/53.]

New Delhi, the 24th December 1953

S.R.O. 24.—In exercise of the powers conferred by section 48 of the Coffee Market Expansion Act, 1942 (VII of 1942), the Central Government hereby directs that the following further amendment shall be made in the Coffee Market Expansion Rules, 1940, namely:—

In sub-rule (1) of rule 6 of the said rules for the words “three and half years” the words “four years” shall be substituted.

[No. 4(1)-Plant/53.]

RUBBER CONTROL

New Delhi, the 24th December 1953

S.R.O. 25.—In exercise of the powers conferred by section 25 of the Rubber (Production and Marketing) Act, 1947 (XXIV of 1947), the Central Government hereby directs that the following further amendment shall be made in the Rubber (Production and Marketing) Rules, 1947, namely:—

In sub-rule (1) of rule 3 of the said Rules, for the words “three and half years” the words “four years” shall be substituted.

[No. 23(4)-Plant/53.]

A. NANU, Dy. Secy.

MERCHANTISE MARKS

New Delhi, the 23rd December 1953

S.R.O. 26.—The following draft of certain amendments to the notification of the Government of India in the Ministry of Commerce and Industry No. SRO 440, dated the 31st March 1951, which it is proposed to make in exercise of the powers conferred by sub-section (1) of section 12A of the Indian Merchandise Marks Act, 1889 (VI of 1889) is published as required by sub-section (4) of the said section for the information of all persons likely to be affected thereby, and notice is hereby given that the draft will be taken into consideration on or after the 23rd January, 1954.

In Part II of the Schedule to the said notification the following item shall be added after item 5, namely—

“6. Fountain pen ink and ink of all kinds. On the bottles and paper cartons”.

[No. 3(16)-TM&P(MM)/53.]

J. N. DUTTA, Dy. Secy.

CORRIGENDUM

New Delhi, the 26th December 1953

S.R.O. 27.—In the Schedule to the Notification of the Government of India in the Ministry of Commerce and Industry, No. S.R.O. 1960, dated the 21st October 1953, published at page 1753 in Part II, Section 3, of the Gazette of India of the 24th idem, for ‘Barnala’ occurring in column 4 against serial Nos. 4, 5, 6, 7, 8 and 9, read “Sangrur”.

[No. 48(22)/50-Ind.(B).]

New Delhi, the 26th December 1953

S.R.O. 28.—In exercise of the powers conferred by sub-section (3) of Section 11 of the Indian Power Alcohol Act, 1948 (XXII of 1948), the Central Government hereby specifies the 1st January 1954, as the date on which the said Act shall come into force in each of the areas in the State of Patiala and East Punjab States Union, specified in the Schedule annexed, hereto.

SCHEDULE

S. No.	Name of the area	Tehsil	District
I	2	3	4
1	Faridkot	Faridkot	Bhatinda
2	Kotkapura	Faridkot	"
3	Bhatinda	Bhatinda	"
4	Jaitu	Faridkot	"
5	Talwandi	Bhatinda	"
6	Goniana	"	"
7	Raman	"	"
8	Budhalada	Mansa	"
9	Kapurthala	Kapurthala	Kapurthala
10	Mansa	Mansa	Bhatinda
11	Phagwara	Phagwara	Kapurthala
12	Sinchwal	"	"
13	Dhulwan	Kapurthala	"
14	Hamira	"	"

[No. 48(22)/50-Ind(B).]

K. N. SHENOY, Under Secy

MINISTRY OF FOOD AND AGRICULTURE

(Food)

ORDER

New Delhi, the 21st December 1953

S.R.O. 29.—In exercise of the powers conferred by section 3 of the Essential Supplies (Temporary Powers) Act, 1948 (XXIV of 1948), the Central Government hereby directs that the following amendment shall be made in the Order of the Government of India in the Ministry of Food and Agriculture No. PY-620 (11)/52-53, dated the 18th May, 1953, namely:—

In the said Order for the words "any fines (Maida, Rawa and Sooji) from indigenous wheat, by any means whatsoever;" the words "by any means whatsoever any fines (Maida, Rawa and Sooji) from indigenous wheat or from imported wheat which is not specifically issued by the Central Government or a State Government for the purpose of milling such fines;" shall be substituted.

[No. PYII-656(16)/53.]

R. S. KRISHNASWAMY, Joint Secy-

**MINISTRY OF INFORMATION AND BROADCASTING
ORDER**

New Delhi, the 22nd December 1953

S.R.O. 30.—In exercise of the powers conferred by section 9 of the Cinematograph Act, 1952 (XXXVII of 1952), the Central Government hereby exempts the exhibition of the films specified in the schedule hereto annexed from the operation of rule 27B of the Cinematograph (Censorship) Rules, 1951 from the 1st August, 1953 till the date specified in column 6 of the schedule.

SCHEDULE

S. No.	Title of the film	Name of the Producer	No. & date of the certificate	Name of the film Censor Board granting the certificate	
1	2	3	4	5	6
1.	Kannagi (Tamil) (Revis'd)	Jupiter Pictures	2346, dated the 27th July, 1942	Madras Board of Film Censors	28-II-53
2.	Hemareddy Mal- lama (Kanada)	Karnataka Films Ltd., Bangalore	2442, dated the 2nd Oct., 1945.	-do-	11-II-53

[No. 6/1/53-FII]

D. KRISHNA AYYAR, Under Secy.

MINISTRY OF HEALTH

New Delhi, the 21st December 1953

S.R.O. 31.—Dr. B. N. Banerjee, Principal, Darbhanga Medical College has been duly elected as a member of the Medical Council of India under clause (b) of sub-section (1) of Section 3 of the Indian Medical Council Act, 1933 (XXVII of 1933) with effect from the 21st December 1953.

[No. F.5-18/53-MI.]

New Delhi, the 22nd December 1953

S.R.O. 32.—In exercise of the powers conferred by clause (e) of section 3 read with sub-section (4) of section 6 of the Dentists Act, 1948 (XVI of 1948) the Government of Uttar Pradesh have nominated, with effect from the 12th November, 1953, Lt-Colonel A. N. Chopra, Director of Medical and Health Services, Uttar Pradesh, as a member of the Dental Council of India to represent the State of Uttar Pradesh, vice Dr. S. L. Mital resigned.

[No. F.6-14/53-MI(B).]

New Delhi, the 26th December 1953

S.R.O. 33.—In exercise of the powers conferred by clause (1) of article 258 of the Constitution, the President hereby entrusts to the Government of Orissa, with the consent of that Government, the functions of the Central Government under section 4 of the Indian Medical Council Act, 1933 (XXVII of 1933), read with clause (b) of sub-section (1) of section 3 of that Act.

[No. F.20-3/52-MI.]

J. N. SAKSENA, Under Secy.

New Delhi, the 22nd December 1953

S.R.O. 34.—The following draft of a further amendment in the Drugs Rules, 1945, which it is proposed to make after consultation with the Drugs Technical Advisory Board, in exercise of the powers conferred by sections 12 and 33 of

the Drugs Act, 1940 (XXIII of 1940), is published as required by the said sections for the information of persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration after the 26th March, 1954.

2. Any objection or suggestion which may be received from any person with respect to the said draft before the date specified will be considered by the Central Government.

Draft Amendment

For rule 104 of the said Rules, the following rule shall be substituted, namely:—

"104. Use of letters B.P., B.P.C., etc.—Without prejudice to the other provisions of these rules requiring the giving of any particulars on the label on a drug, the letters "B.P.", "B.P.C.", or any other recognised abbreviation shall be entered on the label on a drug which is included in the British Pharmacopoeia, the British Pharmaceutical Codex or any other recognised pharmacopoeia, as the case may be:

Provided that the letters "B.P.", "B.P.C." or any other recognised abbreviation shall be entered on the label on a drug only for the purpose of indicating that the drug is in accordance with the standard set out in the British Pharmacopoeia, the British Pharmaceutical Codex or any other recognised pharmacopoeia, as the case may be and not for any other purpose."

[No. F.1-8/52-DS.]

KRISHNA BIHARI, Under Secy.

MINISTRY OF COMMUNICATIONS

ORDER

New Delhi, the 24th December 1953

S.R.O. 35.—In exercise of the powers conferred by rule 160 of the Indian Aircraft Rules, 1937, the Central Government hereby exempts for a further period up to 30th June, 1954, applicants for first class Navigators licence from the operation of sub-paragraph (2) of paragraph 1 of Section E of Schedule II of the said Rules in so far as the said sub-paragraph requires such persons to hold a second class Navigator's licence for at least one year and to produce evidence of having had at least four years air experience.

[No. 10-A/49-53.]

K. V. VENKATACHALAM, Dy. Secy.

MINISTRY OF RAILWAYS

(Railway Board)

New Delhi, the 24th December 1953

S.R.O. 36.—In exercise of the powers, conferred by rule 1, read with clause (a) of rule 8B of order XXVII of the First Schedule to the Code of Civil Procedure, 1908 (Act V of 1908), the Central Government hereby appoints the District Traffic Superintendent (Claims), North Eastern Railway, headquartered at Calcutta, in addition to the Chief Commercial Superintendent and Deputy Chief Commercial Superintendent, North Eastern Railway, already authorised in the notification of the Government of India in the Ministry of Railways (Railway Board) No. E52LL1/19/3, dated 18th June 1953 to sign and verify written statements, petitions, applications including applications for executions and any other pleadings or proceedings in any suit or other proceedings relating to compensation (claims) against the Central Government arising out of loss of or damage to or deterioration of booked consignments in respect of the North Eastern Railway.

[No. E52LL1/19/3.]

S.R.O. 37.—It is hereby notified for general information that the District Traffic Superintendent (Claims), North Eastern Railway, Headquartered at Calcutta, is ex-officio authorised to act for and on behalf of the Central Government in respect

of judicial proceedings relating to compensation (claims) against the Central Government, arising out of loss of or damage to or deterioration of booked consignments in respect of the North Eastern Railway.

[No. E52LL1/19/3(I).]

P. N. SAXENA,
Director, Establishment.

MINISTRY OF LABOUR

New Delhi, the 22nd December 1953

S.R.O. 38.—In exercise of the powers conferred by section 19 of the Employees' Provident Funds Act, 1952 (XIX of 1952) the Central Government hereby directs that the power exercisable by it under section 8 of the said Act to recover as an arrear of land revenue any amount due from an employer in relation to a factory engaged in an industry in respect of which the appropriate Government is the Central Government, on account of any contribution payable under the said Act or towards the cost of administering the provident fund payable by such employer under any scheme framed thereunder, shall also be exercisable within its jurisdiction by every State Government specified in the Schedule annexed hereto.

Schedule

1. Bombay.
2. Madras.
3. Uttar Pradesh.
4. Punjab.
5. Madhya Pradesh.
6. Travancore-Cochin.
7. Mysore.
8. Saurashtra.
9. Rajasthan.

[No. PF-516(55)/B/I.]

S.R.O. 39.—In pursuance of clause (1) of article 239 of the Constitution, the President hereby directs that the Chief Commissioners of Delhi, Himachal Pradesh and Bhopal shall exercise the powers and discharge the functions of the appropriate Government under section 8 of the Employees' Provident Funds Act, 1952 (XIX of 1952) within their respective States.

[No. PF.516(55)B/II.]

N. M. PATNAIK, Dy. Secy.

New Delhi, the 23rd December 1953

S.R.O. 40.—In pursuance of sub-paragraph (1) of paragraph 22 of the Employees' Provident Funds Scheme, 1952, the Central Government hereby appoints Shri O. N. Misra, I.A.S., Labour Commissioner and Regional Provident Fund Commissioner, Uttar Pradesh, as the Secretary to the Regional Committee for the State of Uttar Pradesh, as constituted under paragraph 4 of the said Scheme, in the notification of the Government of India in the Ministry of Labour No. PF.516(10) dated the 21st November, 1953.

[No. PF.516(10) Part II.]

S.R.O. 41.—In pursuance of sub-paragraph (1) of paragraph 22 of the Employees' Provident Funds Scheme 1952, the Central Government hereby appoints Shri B. P. Singh, I.A.S., Labour Commissioner and Regional Provident Fund Commissioner, Bihar as the Secretary to the Regional Committee for the State of Bihar, as constituted under paragraph 4 of the said Scheme, in the notification of the Government of India in the Ministry of Labour No. S.R.O. 1380 dated the 11th July, 1953.

[No. PF. 516(10)Part II.]

S.R.O. 42.—In pursuance of sub-paragraph (1) of paragraph 22 of the Employees' Provident Funds Scheme, 1952, the Central Government hereby appoints Shri B. S. Arora, Deputy Commissioner of Labour and Regional Provident Fund Commissioner, Madhya Bharat, as the Secretary to the Regional Committee for the State of Madhya Bharat, as constituted under paragraph 4 of the said Scheme, in the notification of the Government of India in the Ministry of Labour No. S.R.O. 1280 dated the 20th June, 1953.

[No. PF. 516(10) Part II.]

S.R.O. 43.—In pursuance of paragraph 4 of the Employees' Provident Funds Scheme, 1952, the Central Government hereby directs that the following amendment shall be made in the notification of the Government of India in the Ministry of Labour No. S.R.O. 1279 dated the 20th June 1953, namely:—

In the said notification for item (3) the following item shall be substituted, namely:—

“(3) Shri K. Srinivasan, I.A.S., Deputy Secretary to the Government of Madras, Finance Department, Madras.”

[No. PF. 516(10).]

S.R.O. 44.—In pursuance of sub-paragraph (1) of paragraph 22 of the Employees' Provident Funds Scheme, 1952, the Central Government hereby appoints Shri D. Mullick, Regional Provident Fund Commissioner West-Bengal, as the Secretary to the Regional Committee for the State of West Bengal, as constituted under paragraph 4 of the said Scheme, in the notification of the Government of India in the Ministry of Labour No. S.R.O. 1278 dated the 20th June, 1953.

[No. PF. 516(10) Part II.]

S.R.O. 45.—In pursuance of sub-paragraph (1) of paragraph 22 of the Employees' Provident Funds Scheme, 1952, the Central Government hereby appoints Shri A. M. Savarinathan, Regional Provident Fund Commissioner, Madras as the Secretary to the Regional Committee for the State of Madras, as constituted under paragraph 4 of the said Scheme in the notification of the Government of India in the Ministry of Labour No. S.R.O. 1279 dated the 20th June, 1953.

[No. PF. 516(10) Part II.]

S.R.O. 46.—In pursuance of sub-paragraph (1) of paragraph 22 of the Employees' Provident Funds Scheme, 1952, the Central Government hereby appoints Shri H. P. Bhatt, Regional Provident Fund Commissioner, Bombay as the Secretary to the Regional Committee for the State of Bombay, as constituted under paragraph 4 of the said Scheme, in the notification of the Government of India in the Ministry of Labour No. S.R.O. 1281, dated the 20th June, 1953.

[No. PF. 516(10) Part II.]

TEJA SINGH SAHNI, Under Secy.

New Delhi, the 23rd December 1953

S.R.O. 47.—In exercise of the powers conferred by section 5 of the Indian Dock Labourers, Act, 1934 (XIX of 1934), the Central Government hereby directs that the following further amendments shall be made in the Indian Dock Labourers Regulations, 1948, the same having been previously published as required by section 7 of the said Act, namely:—

In the said Regulations—

1. For regulation 24, the following regulation shall be substituted namely:—

“24. *Handling of noxious and dangerous goods.*—No person shall be allowed to enter any hold of a vessel wherein there is given off dust, fumes or other impurities of such a nature and to such an extent as is

likely to be injurious or offensive to the workers, or any dust in substantial quantities, unless—

- (i) all practical steps have been taken to remove the dust, fumes or other impurities which may be present and to prevent any further ingress thereof, and the responsible authority under this part has satisfied himself that the said hold is free from dust, fumes or other impurities and fit for persons to enter the same, or
- (ii) the person entering such a hold has been provided with suitable protective equipment.

2. In regulation 44, for the figures "57" the figures and letter "57-A" shall be substituted.

3. After regulation 57, the following regulation shall be inserted namely:—

"57-A. Handling of caustic and corrosive substances.—When during a process involving the handling of any caustic or corrosive substance there is likelihood of any spillage or leakage of the substance, no person shall be allowed to work without wearing suitable protective clothing or other equipment."

4. For regulation 62, the following regulation shall be substituted, namely:—

"62. Employers' responsibility for safe access, lighting, and handling of noxious and dangerous goods.—If the persons whose duty it is to comply with regulations 16, 17, 19 and 24, fail so to do, then it shall also be the duty of the employers of the workers, for whose use the means of access, lights and protective equipment, as the case may be, are required, to comply with the said regulations within the shortest time reasonably practicable after such failure."

[No. Fac. 38(38).]

S. NEELAKANTAM, Dy. Secy.

New Delhi, the 23rd December 1953

S.R.O. 48.—The following draft of certain further amendments in the Industrial Disputes (Central) Rules, 1947, which it is proposed to make in exercise of the powers conferred by section 38 of the Industrial Disputes Act, 1947 (XIV of 1947), is hereby published as required by sub-section (1) of the said section for the information of all persons likely to be affected thereby and notice is hereby given that the draft will be taken into consideration on or after the 31st January 1954.

Any objection or suggestion which may be received from any person with respect to the said draft on or before the date specified will be considered by the Central Government.

DRAFT AMENDMENTS

I. In the said Rules—

(i) For rule 51-A, the following rule shall be substituted, namely:—

51-A. Complaints regarding change of conditions of service, etc.—(1) Every complaint under section 33A of the Act shall be presented in triplicate in Form DD, and shall be accompanied by as many copies of the complaint as there are opposite parties to the complaint.

(2) Every complaint under sub-rule (1) shall be verified at the foot by the employee making it or by some other person proved to the satisfaction of the Tribunal to be acquainted with the facts of the case.

(3) The person verifying shall specify, by reference to the numbered paragraphs of the complaint, what he verifies of his own knowledge and what he verifies upon information received and believed to be true.

(4) The verification shall be signed by the person making it and shall state the date on which and the place at which it was signed.

II. In the Schedule—(i) For Form DD, the following Form shall be substituted, namely:—

"FORM DD"

(See Rule 51-A)

Before the Industrial Tribunal.....
Complaint under section 33A of the Industrial Disputes Act, 1947.

A..... Complainant (s)

Address:—

Versus

B..... Opposite Party (ies)

Address:—

In the matter of Reference No.....

The petitioner(s) begs/beg to complain that the Opposite Party (ies) has/have been guilty of a contravention of the provisions of Section 33 of the Industrial Disputes Act, 1947 (XIV of 1947) as shown below:—

(Here set out briefly the particulars showing the manner in which the alleged contravention has taken place and the grounds on which the order or act of the Management is challenged).

The complainant(s) accordingly prays/pray that the Tribunal may be pleased to decide the complaint set out above and pass such order or orders thereon as it may deem fit and proper.

The number of copies of the complaint and its annexures required by Rule 51A of the Industrial Disputes (Central) Rules, 1947, are submitted herewith".

Signature of the Complainant(s)

Dated this day of 195

Verification

I do solemnly declare that what is stated in paragraphs..... above is true to my knowledge and that what is stated in paragraphs..... above is stated upon information received and believed by me to be true. This verification is signed by me at on day of
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Signature/Thumb Impression of the person verifying.

(ii) In Form DD-I appended to the said Rules, for the words and figures "Industrial Disputes Act, 1947 (XIV of 1947)", the following words and figures shall be substituted:—

"Industrial Disputes Act, 1947 (XIV of 1947) in the matter of Reference No....."

[No. LR.1(194).]

ORDER

New Delhi, the 26th December 1953

S.R.O. 49.—Whereas the Central Government is of the opinion that an industrial dispute exists between the employers in relation to the Central Kirkend and West Gopalchuck Collieries, Kusunda, and their workmen, in respect of the matters specified in the Schedule hereeto annexed;

And whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (c) of subsection (1) of Section 10 of the Industrial Disputes Act, 1947 (XIV of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Dhanbad, constituted under section 7 of the said Act.

SCHEDULE

(1) Reinstatement of—

(1) Shri S. K. Choubey.

(2) Shri H. D. Singh and

(3) Shri Prabhu Dusad.

(2) Free rice, attendance bonus, and rations at concession rates to loading sirdars.

(3) Attendance bonus and free rice to the monthly paid staff on the basis of 30 days.

[No. LR.2(426).]

N. C. KUPPUSWAMI, Dy. Secy.

CORRIGENDUM

*New Delhi, the 26th December 1953***S.R.O. 50.**—In the Ministry of Labour Notification No. S.R.O. 2155, dated the 18th November, 1953, for item (16) read the following, namely:—

“16. Shri D. S. P. Mukherjee, I.A.S., Joint Secretary to the Government of West Bengal, Department of Labour, Calcutta”.

[No. SS.121(61).]

K. N. NAMBIAR, Under Secy.

*New Delhi, the 28th December 1953***S.R.O. 51.**—In exercise of the powers conferred by section 4 of the Mica Mines Labour Welfare Fund Act, 1948 (XXII of 1948), read with Sub-rule (2) of rule 3 of the Mica Mines Labour Welfare Fund Rules, 1948, the Central Government has appointed with effect from the 6th October, 1953, Shri D. Basavaraju, Collector, Nellore, as a member and the Chairman of the Mica Mines Labour Welfare Fund Advisory Committee for Madras constituted by the notification of the Government of India in the Ministry of Labour No. S.R.O. 652, dated the 27th April, 1951, vice Shri H. Samba Moorthy.

[No. M-23(1) 53.]

A. P. VEERA RAGHAVAN, Under Secy.

